Case 7:16-cv-08863-KMK Document 304 Filed 09/29/23 Page 1 of 1



Zoran G. Kuljis 914.872.7188 (direct) 860-944-8705 (mobile) zoran.kuljis@wilsonelser.com

September 29, 2023

VIA ECF Hon. Kenneth M. Karas United States District Court Southern District of New York 300 Quarropas Street White Plains, NY 10601

Falls v Pitt et. al. Re:

> Docket No.: 16-CV-08863 (KMK) WEMED File No.: 22920.01101

Dear Judge Karas:

My office represents medical defendant Hillary Durbin-French, FNP, in the above referenced Raiguan Falls case. As the Court is aware, the parties are currently scheduled for a settlement conference before Judge Reznik on October 31, 2023. As such, I write to respectfully request an adjournment of the dates by which the parties must file pre-trial submissions, which are presently due October 1, 2023, and also to request an adjournment of the status conference scheduled for October 5, 2023, before your Honor.

This request is being made on consent of all parties and pursuant to the instructions emailed to us vesterday September 28, 2023, by Ms. Dawn Bordes.

The Court's attention to this matter is very much appreciated.

Respectfully submitted,

Zovan Kulji

Wilson Elser Moskowitz Edelman & Dicker LLP

Zoran G. Kuljis

ZGK/

argued. The larter ofe to report back to fle curt

1133 Westchester Avenue • White Plains, NY 10604 • p 914.323.7000 • f 914.323.7001

Albany « Allanta » Austin » Battimore » Beaumont » Boston » Chicago » Daltas » Denver » Edwardsville » Garden City » Hartford » Houston » Indiana » Kentucky Las Vegas » London » Los Angeles » Miami » Michigan « Milwaukee » New Jersey » New Orleans » New York » Orlando » Philodelphia » Phoenix » San Diego San Francisco » Sanusota » Stamford » Virginia » Washington, D.C. » West Palm Beach » White Plains

wilsonelser.com

287382631v.1